

Title V Policy & Guidance Database

Title	Author
4/5/95 Letter on Definition of Major Source	Kenneth Eng
40 CFR Part 60, Subpart GG, Applicability Determination	Jeff KenKnight
Acid Rain Guidance On Phase II Permitting NOx And Opt-ins	Brian J. McLean
Acid Rain-Title V Guidance on Fees and Incorporation by Reference	Brian J. McLean
Additional Guidance on Funding for State and Local Air Programs	Mary D. Nichols
Agency Review of State Fee Schedules for Operating Permits Programs Under Title V	John S. Seitz
Air Quality Operating Permits Programs Which Apply to Tribal Lands	Kirtley Q. Cox
Analysis of the Applicability of PSD to the Anheuser-Busch, Incorporated Brewery and Nutri-Turf, Incorporated Landfarm at Fort Collins, Colorado	Robert G. Kellam
Annual Compliance Certification Guidance	Samuel Coleman, P.E.
Applicability of Maximum Achievable Control Technology Standard Monitoring to Satisfy Title V Periodic or Compliance Assurance Monitoring	Steven J. Hitte
Applicability of NSPS for Coal Preparation to Coal Unloading Operations	Kenneth A. Gigliello
Applicability of Policy on Limiting Potential to Emit to GM Morrain Assembly Plant, Dayton, Ohio	John B. Rasnic
Applicability of the May 16, 1995 Memorandum "Potential to Emit for MACT Standards - Guidance on Timing Issues" for Subpart T Sources Who Become Non-major after the Compliance Date of the Standard	William T. Harnett
Applicability of Title V Permitting Requirements to Gasoline Bulk Terminalsr Owned by Williams Energy Ventures, Inc.	Winston A. Smith
Approaches to Creating Federally-Enforceable Emissions Limits	John S. Seitz
April 18, 2002 Notice of Deficiency for Ohio's Title V Operating Permit Program	Bharat Mathur
Are Emissions From Rocket Launching Fugitive, Mobile Source Emissions, or Nonfugitive Stationary Source Emissions	John S. Seitz
Area Source Deferrals and Exemptions from Title V Permitting	Thomas C. Curran
August 6, 1996 Letter to Martin Bauer	Joan Cabreza
Calculating Potential to Emit (PTE) and Other Guidance for Grain Handling Facilities	Dean Kanipe
Calculating Potential to Emit (PTE) for Emergency Generators	Dean Kanipe

Title V Policy & Guidance Database

Title	Author
Clarification - State Implementation Plans (SIPs): Policy Regarding Excess Emissions During Malfunctions, Startup, and Shutdown	Eric Schaeffer, John Seitz
Clarification of EPA's Position on the Use of Emergency Backup Generators During Power Shortage	Robert Perciasepe
Clarification of Guidance for Calculating Actual or Potential Emissions	John S. Seitz
Clarification of Methodology for Calculating Potential to Emit (PTE) for Batch Chemical Production Operations	Dean Kanipe
Clarification of Title I Modifications	R. Douglas Neeley
Clarification on the Applicability of the Perchloroethylene Dry Cleaner Standard to Leather Rich, Inc.	Steve Rothblatt, Chief, Air Programs Branch, Regio
Classification of Emissions from Landfills for NSR Applicability Purposes	John S. Seitz
Colorado's Proposed Short Term Limits Policy	Richard R. Long
Comments on the Draft Permit for Conoco Coker and Sulfur Recovery	Douglas M. Skie
Common Control for Maplewood Landfill and Industrial Power Generating Corporation	Judith M. Katz
Common Control Question -- Dupont and Dupont Dow Elastomers	Steven C. Riva
Common Control, September 18, 1995 Letter to Peter Hamlin	William A. Spratlin
Consideration of Fugitive Emissions from Grain Elevators	Edward J. Lillis
Consideration of Fugitive Emissions in Major Source Determinations	Lydia Wegman
Credible Evidence Boilerplate Language	Cheryl L. Newton
December 6, 2000, Kentucky Notice of Deficiency	Stanley Meiburg
Definition of Regulated Air Pollutant for Purposes of Title V	Lydia N. Wegman
Definition of Regulated Pollutant for Particulate Matter for Purposes of Title V	Lydia N. Wegman
Definition of Source	Edward Reich
Determination of Whether Emissions From Seagram and Sons Whiskey Storage Facility are Fugitive	Cheryl Newton
Determination on Whether Specialty Minerals Inc. Must be Included in the Simpson Paper Company Shasta Mill Application for a Title V Operating Permit as a "Support Facility."	Matt Haber

Title V Policy & Guidance Database

Title	Author
Determination Regarding Applicability of Federal Operating Permit Requirements	Richard R. Long
Determinations for Four Different Situations Involving Contiguous and Adjacent Facilities	R. Douglas Neeley
Developing Approvable State Enabling Legislation Required to Implement Title V	John S. Seitz
Effect of Audit Immunity/Privilege Laws on State's Ability to Enforce Title V Requirements	Steven A. Herman and Mary Nichols
Emissions from Landfills	Gerald A. Emison
EPA Determination Regarding the Consistency of the Elmendorf ENVVEST/XL Project Proposal and EPA's Guidance for Military Installations	David C. Bray
EPA Reconsideration of Application of Collocation Rules to Unlisted Sources of Fugitive Emissions for Purposes of Title V Permitting	Lydia N. Wegman
EPA Review of Proposed Title V Operating Permit for TriGen-Colorado Energy Corporation	Kerrigan G. Clough
ESCO Corp. Source Determination	Joan Cabreza
Extension of Interim Approvals of Operating Permits Programs	Lydia N. Wegman
Extension of January 25, 1995 Potential to Emit Transition Policy	John S. Seitz, Robert I. Van Heuvelen
Feb. 11, 1998 Letter to Terry Godar on MSW Landfills	Makeba A. Morris
February 3, 1997 Region V Letter Regarding Title V Permitting Issues	Cheryl Newton
Federal Enforceability of State's Existing Minor New Source Review (NSR) Programs	John S. Seitz
Federal Enforceability of Terms and Conditions in Preconstruction Permits	John S. Seitz
Fugitive Emissions From Coal Unloading At Coal Preparation Plant	Steven A. Herman
Georgetown Cogeneration Project as a Minor Source	Bernard E. Turlinski
Great Salt Lake Minerals Source Determination	Richard R. Long
Guidance for State Rules for Optional Federally-Enforceable Emissions Limits Based on Volatile Organic Compound (VOC) Use	D. Kent Berry
Guidance on Annual Compliance Certifications	John Hepola
Guidance on Coordination Title IV/Title V Permitting Schedules	Brian J. McLean

Title V Policy & Guidance Database

Title	Author
Guidance on Enforceability Requirements for Limiting Potential to Emit Through SIP and Section 112 Rules and General Permits	Kathie A. Stein
Guidance on Limiting Potential to Emit in New Source Permitting	Terrell Hunt, John Seitz
Guidance on Major Modification Provisions of PSD Rules as Applied to "RePermitting" at Acme Steel Co.	Cheryl L. Newton
Guidance on the Major Source Determination for Certain Hazardous Air Pollutants	John S. Seitz
Guidance To States On Authority Necessary To Implement The Operating Permits Program In Title V Of The Clean Air Act Amendments of 1990	William G Rosenberg
Guidelines for Implementation of Section 507 of the 1990 Clean Air Act Amendments	
Identification of Provisions of EPA's Part 70 Operating Permits Regulation Applicable to Tribal Operating Permits Program	Richard R. Long
Implementating the Part 71 Program in Indian Country	Steven J. Hitte
Implementation of Part 71 Programs at the Expiration of Part 70 Interim Approvals	Steven J. Hitte
Incorporation of Startup, Shutdown, and Malfunction Plans into Source's Title V Permits	John S. Seitz
Information Regarding Implementation of the Emission Trading Program Pursuant to 45 CSR28, "Air Pollutant Emissions Banking and Trading"	Linda Miller
Initial Operating Permit Application Compliance Certification Policy	Kathie A. Stein and Lydia N. Wegman
Interim Title V Program Approvals	John S. Seitz
Interpretation of the Definition of Fugitive Emissions in Parts 70 and 71	Thomas C. Curran
Is a Solvent Reclamation Facility Considered a Chemical Process Plant	Carla E. Pierce
Issuance of the Clean Air Act Stationary Source Compliance Monitoring Strategy	Michael Stahl
January 21, 1993 Letter To Wallace N. Davis	Thomas J. Maslany
July 15, 1997 Region V Letter on LTV Steel, Stein, Inc., and Allegra, Inc.	Cheryl L. Newton
June 3, 1996 Ohio Letter	John S. Seitz
Letter in Response to Issues Raised by CAPCOA and Others Concerning the Requirements for Implementing an Operating Permits Program	John S. Seitz
Letter to Bay Area on Periodic Monitoring	David P. Howekamp

Title V Policy & Guidance Database

Title	Author
Letter to Charles W. Whitmore Dated June 14, 1993	Dean Kanipe
Letter to Robert Shinn, Jr. Dated 2-10-98	Jeanne M. Fox
Limitation of Potential to Emit with Respect to Title V Applicability Thresholds	John Calcagni
Major Source Determinations for Military Installations under the Air Toxics, New Source Review, and Title V Operating Permit Programs of the Clean Air Act (Act)	John S. Seitz
Maplewood Landfill/Ingenco Applicability Determination Issues	
March 30, 1993 Letter to Dr. Lents	John S. Seitz
Matrix of Title V-Related And Air Grant-Eligible Activities	William Houck, Kirt Cox, Candace Carraway
Model Attorney General's Opinion	
Model Implementation Agreement	
Model State Acid Rain Rule	
Monroe Electric Generating Plant Petition No. 6-99-2	Carol M. Browner
Municipal Solid Waste (MSW) Landfill NSPS/EG Rule & Related Title V Applicability Concerns	Makeba A. Morris
National Guidance on Interpretation of the New Source Performance Standards - Subpart Y (Standards of Performance for Coal Preparation Plants)	John B. Rasnic
Notice of Deficiency for 34 Clean Air Act Operating Permits Programs in California	Sally Seymour
Notice of Deficiency for District of Columbia's Operating Permit Program	Judith Katz
Notice of Deficiency for Hawaii's Operating Permits Program	Wayne Nastri
Notice of Deficiency for Indiana's Operating Permit Program	Thomas V. Skinner
Notice of Deficiency for Michigan's Operating Permit Program	Thomas V. Skinner
Notice of Deficiency for Missouri's Operating Permit Program	James B. Gulliford
Notice of Deficiency for Texas' Operating Permit Program	Gregg A. Cooke
Notice of Deficiency for Washington's Operating Permit Program	U.S. Government Printing Office
November 30, 1998, Oregon Notice of Deficiency	Carol M. Browner
NSPS Subpart DD Applicability Determination Request	Betty Wiese

Title V Policy & Guidance Database

Title	Author
Operating Permit Program Approval Issues	Lydia Wegman
Operating Permits Program Review Process	Lydia N. Wegman
Options for Limiting the Potential to Emit (PTE) of a Stationary Source Under Section 112 and Title V of the Clean Air Act (Act)	John S. Seitz
Order Responding to Wyoming Outdoor Council's Request that the Administrator Object to Two PacificCorp Permits	Carol M. Browner
Periodic Monitoring Guidance for Title V Operating Permits Programs	Eric V. Schaeffer, and John S. Seitz
Permit Shields and NSR	Ann Pontius
Permitting Authority, Vol. 1, No. 2	
Permitting Authority, Vol. 2, No. 1	
Policy Determination on Limiting Potential to Emit for Koch Refining Company's Clean Fuels Project	John B. Rasnic
Policy on Excess Emissions During Startup, Shutdown, Maintenance and Malfunctions	Kathleen M. Bennett
Policy on Excess Emissions During Startup, Shutdown, Maintenance, and Malfunctions	Kathleen M. Bennett
Policy on Title V Permit Program Data Elements	John Seitz
Pollution Control Projects and New Source Review (NSR) Applicability	John S. Seitz
Potential to Emit (PTE) Guidance for Specific Source Categories	John S. Seitz, Eric Schaeffer
Potential to Emit for MACT Standards -- Guidance on Timing Issues	John S. Seitz
Potential to Emit Transition Policy for Part 71 Implementation in Indian Country	John S. Seitz, Eric V. Schaeffer
PSD Applicability Determination for Multiple Owner/Operator Point Sources Within a Single Facility	John Calcagni
PSD Applicability Request, Valero Transmission Company Yoakum, DeWitt County, Texas	Jack S. Divita
PSD Definition of Source	Edward Reich
Qs & As; Title IV/Title V Intergration	
Question on Timing When Control Equipment Must Be In Operation In Order To Limit PTE For Title V Purposes	Kenneth Eng

Title V Policy & Guidance Database

Title	Author
Questions and Answers on the Requirements of Operating Permits Program Regulations	
Re: Schering Corporation - MACT Applicability Determination	Steven C. Riva
Reduced Penalties for Disclosures of Certain Clean Air Act Violations	Eric Schaeffer
Region 10 Question & Answers #2: Title V Permit Development	Joan Cabreza
Region 10 Questions & Answers #1: Title V Permit Development	Joan Cabreza
Region 7 Policy on Periodic Monitoring for Opacity	Region VII
Region IV's 1997 Objection to Florida Power & Light Title V Permits	Winston A. Smith
Regulated Pollutant	Robert G. Kellam
Re-Issuance of Clarification - State Implementation Plans (SIPs): Policy Regarding Excess Emissions During Malfunctions, Startup, and Shutdown	Eric Schaeffer and John S. Seitz
Reissuance of Guidance on Agency Review of State Fee Schedules for Operating Permits Program Under Title V	John S. Seitz
Reissuance of Position on the Use of Emergency Backup Generators During Power Shortage	Robert Perciasepe
Relationship Between the Part 70 Operating Permit Program and Section 112(r)	John Seitz and Jim Makris
Release of Interim Policy on Federal Enforceability of Limitations on Potential to Emit	John S. Seitz
Representational Standing	Bradley M. Campbell
Request for PSD Applicability Determination, Golden Aluminum Company	William B. Hathaway
Response to Letter from Congressman Goode Regarding Title V Permit Fees	John S. Seitz
Response to Memo Regarding Clean Air Act Title III	Thomas C. Curran
Response to March 11, 2001 New York Public Interest Research Group, Inc. Comments on New York's Title V Program	George Pavlou
Response to Appeal Dated May 21, 1992 From Reserve Coal Properties Company	Edwin B. Erickson
Response to Clean Air Conservancy, Inc.'s March 9, 2001 Comments on Ohio's Title V Operating Permit Program	Stephen Rothblatt
Response to March 10, 2001 Comments on Texas' Title V Program	Carl E. Edlund
Response to March 12, 2001 Arizona Center for Law in the Public Interest Comments on Arizona's and Pima County's Title V Programs	Jack P. Broadbent

Title V Policy & Guidance Database

Title	Author
Response to March 12, 2001 Citizen's Organized Watch, Inc. Comments on Indiana's Title V Program	Bharat Mathur
Response to March 12, 2001 Comments on Alaska's Title V Program	Barbara McAllister
Response to March 12, 2001 Comments on Georgia's Title V Operating Permits Program	Winston A. Smith
Response to March 12, 2001 Comments on Louisiana's Title V Operating Permit Program	Carl E. Edlund
Response to March 12, 2001 Comments on Maryland's Operating Permit Program	Judith M. Katz
Response to March 12, 2001 Comments on Washington State's Title V Program	Barbara McAllister
Response to March 12, 2001 Communities for Land, Air, Water and Species Comments on California's Title V Program	Jack P. Broadbent
Response to March 12, 2001 Grand Canyon Trust Comments on Arizona's Title V Program	Jack P. Broadbent
Response to March 12, 2001 Letter Regarding Possible Deficiencies in Delaware's Title V Program	Judith M. Katz
Response to March 12, 2001 Michigan Environmental Council Comments on Michigan's Title V Program	Bharat Mathur
Response to March 12, 2001 National Parks Conservation Association Comments on Tennessee's Title V Program	Winston A. Smith
Response to March 12, 2001 National Wildlife Federation Comments on Michigan's Title V Program	Bharat Mathur
Response to March 12, 2001 National Wildlife Federation Comments on Minnesota's Title V Program	George Czerniak for Bharat Mathur
Response to March 12, 2001 Nevada Environmental Coalition Comments on Clark County's Title V Program	Jack P. Broadbent
Response to March 12, 2001 Sierra Club - Southern Nevada Group Comments on Clark County's Title V Program	Jack P. Broadbent
Response to March 12, 2001 Sierra Club Comments on District of Columbia's Title V Program	Judith M. Katz
Response to March 12, 2001 Sierra Club Midwest Office Comments on Wisconsin's Title V Program	Bharat Mathur
Response to March 12, 2001 Valley Watch, Inc. Comments on Indiana's Title V Program	Bharat Mathur

Title V Policy & Guidance Database

Title	Author
Response to March 12, 2001 Virginia Chapter of the Sierra Club Comments by EarthJustice Legal Defense Fund on Virginia's Title V Program	Judith M. Katz
Response to March 12, 2001 Virginia Chapter of the Sierra Club Comments on Virginia's Title V Program	Judith M. Katz
Response to March 19, 2001 comments on Ohio's Operating Permit Program	Stephen Rothblatt
Response to March 9, 2001 Ozark Chapter of the Sierra Club Comments on Missouri's Title V Program	Signed by Carol Kather for William A. Spratlin
Response to Petition on Roosevelt Regional Landfill	Carol M. Browner
Response to Request for Guidance in Defining Adjacent with Respect to Source Aggregation	Richard R. Long
Response to your Request dated April 8, 2000 on Streamlining of Multiple Applicable Requirements	Bruce A. Buckheit
Response to Earth Day Coalition's March 9, 2001 Comments on Ohio's Title V Operating Permit Program	Stephen Rothblatt
Sanctions Policy for State Title V Operating Permits Programs	John S. Seitz
Second Extension of January 25, 1995 Potential to Emit	John Seitz, Eric V. Schaeffer
Section 112 (I) Delegations and Title V Permits	Karen L. Blanchard
Section 112(j) Permit Application Deadline	John S. Seitz
Shintech 1997 Order Responding to Petitioners' Request that the Administrator Object to Issuance of State Operating Permit	
Ships Docked at Title V Permitted Facilities	Elizabeth Waddell
Should DuPont and DUSA International be Considered a Single Source for Title V and PSD	R. Douglas Neeley
Should Gasoline be Considered as Petroleum in Determining if Source is Major	Douglas Neeley
Single Source Determination for Coors/TriGen	Richard R. Long
Site Specific Determination of Common Control United Technologies Corporation; Columbus G.A.	Jewell A. Harper
State Experience Intergrating Pollution Prevention Into Permits	
State Implementation Plans: Policy Regarding Excess Emissions During Malfunctions, Startup, and Shutdown	Steven A. Herman, Robert Perciasepe

Title V Policy & Guidance Database

Title	Author
Statement of Basis Guidelines	Stephen Rothblatt
Straight Delegation Issues Concerning Sections 111 and 112 Requirements and Title V	
Supersession and Credible Evidence Language in Title V Permits	Stephen Rothblatt
Temporary and Contracted Operations	
Tesoro (BP Amoco) Consent Decree	Richard R. Long
The Radionuclide NESHAP and the Title V Operating Permits Program	John S. Seitz, Margo T. Oge
The Term "Affected States" as it Concerns Local Authorities in the Context of Part 71	A. Scott Voorhees
Third Extension of January 25, 1995 Potential to Emit Transition Policy	John S. Seitz, Eric V. Schaeffer
Title III/Title IV Authorities Necessary for Full and Interim Title V Program Approval	Winston A. Smith
Title IV-Title V Interface Guidance for States	Lydia Wegman and Paul Stolpman
Title V Applicability for Fort Drum	Steven C. Riva
Title V Applicability Issues Related to the Cincinnati/Northern Kentucky International Airport	R. Douglas Neeley
Title V Applicability of One-time "Reporting" Provisions for Nonmajor Sources	Steven J. Hitte
Title V Deferrals and Exemptions for Area Sources	William T. Harnett
Title V Fee Demonstration And Additional Fee Demonstation Guidance	John S. Seitz
Title V Implementation Q & A; Region IX	
Title V Interface Issues	John S. Seitz
Title V Permit Objection Communication Strategy	Thomas C. Curran
Title V Program Approval Criteria for Section 112 Activities	John S. Seitz
Title V Program Responsibilities Concerning the Accidental Release Prevention Program	Steven J. Hitte, Kathleen M. Jones
Transition of Funding Portions of State and Local Air Programs with Permit Fees Rather than Federal Grants	Mary D. Nichols
Update to Sanctions Policy for State Title V Operating Permits Programs	Dean Kanipe
Use Of Clean Air Act Title V Permit Fees As Match For Section 105 Grants	Gerald M. Yamada

Title V Policy & Guidance Database

Title	Author
Use of Long Term Rolling Averages to Limit Potential to Emit	John B. Rasnic
Watts Bar Nuclear Plant Title V Applicability	Jewell A. Harper
White Paper for Streamlined Development of Part 70 Permit Applications	Lydia N. Wegman
White Paper Number 2 for Improved Implementation of The Part 70 Operating Permits Program	Lydia N. Wegman
White Paper To William Becker	Lydia N. Wegman